Office of the Executive Officer Wayne Nastri 909.396.2100, fax 909.396.3340

April 24, 2019

Richard Corey
Executive Officer
California Air Resources Board
1001 "I" Street
Sacramento, CA 95814

RE: Clarification of Commitment by the South Coast Air Quality Management District (South Coast AQMD) to Adopt Contingency Measures for the 2006 24-hour and 2012 Annual PM2.5 Standards

Dear Mr. Corey,

In response to a recent request from the U.S Environmental Protection Agency (U.S. EPA), the South Coast AQMD is providing further clarification to the commitment letter (dated January 29, 2019), which identifies rules that could be adopted or amended to include contingency measures, as required in Clean Air Act Section 172(c)(9), if the South Coast Air Basin fails to attain the 2006 24-hour or 2012 annual PM2.5 standard; to meet any reasonable further progress (RFP) requirement; to meet any quantitative milestone; or to submit any required quantitative milestone report, pursuant to the U.S. EPA determinations listed in 40 CFR 51.1014(a).

To address U.S. EPA's request, South Coast AQMD commits to modify an existing rule that would include a *specific* contingency measure for failure to meet any of the U.S. EPA determinations listed in 40 CFR 51.1014(a), pending South Coast AQMD Governing Board approval, in one or more of the following rule(s) with additional details on potential contingency provisions:

- Amend Rule 445 *Wood Burning Devices* to require a mandatory winter burning curtailment in the *county* where a specific source/receptor area is forecast to exceed 30 μg/m3; and/or require a mandatory winter burning curtailment in the entire South Coast Air Basin where *any* specific source/receptor area is forecast to exceed 30 μg/m3; and/or lower the PM concentration threshold from 30 μg/m3 to 25 μg/m3;
- Amend Rule 1138 *Control of Emissions from Restaurant Operations* to remove a proposed exemption for any facility that would otherwise not be required to install a PM control device.

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As noted in the January 29, 2019 commitment letter, South Coast AQMD will amend the rule and transmit the amended rule(s) to the California Air Resources Board (CARB) to allow CARB to submit it to U.S. EPA within 12 months of the U.S. EPA's final action on attainment and/or RFP contingency measures for the 2006 24-hour PM2.5 standard or the 2012 annual PM2.5 standard, whichever occurs first.

This letter is to request that CARB forward this clarification of the commitment to U.S. EPA for their consideration in their proposed actions on attainment and RFP contingency measures for the serious area plan for the 2006 24-hour PM2.5 standard, the moderate area plan for the 2012 annual PM2.5 standard in the 2016 AQMP. If you have any questions or would like to discuss these issues, please contact me at 909-396-3131, [ HYPERLINK "mailto:wnastri@aqmd.gov" ], Dr. Philip Fine, Deputy Executive Officer, Planning, Rule Development and Area Sources, at 909-396-2239, [ HYPERLINK "file:///C:\\Users\\kcheung\\Documents\\AQMP\\implementationplan\\2015%20ozone\\pfine@aq md.gov" ], or Megan Lorenz, Principal Deputy District Counsel, at 909-396-3463, [ HYPERLINK "mailto:mlorenz@aqmd.gov" ].

Sincerely,

Wayne Nastri Executive Officer

cc (email): Mike Stoker, U.S. EPA, Region IX
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